IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF MISSOURI WESTERN DIVISION

MICHAEL P. GILMOR, et al.,)
Plaintiffs,)
v.) Case No. 4:10-cv-189-ODS
PREFERRED CREDIT CORPORATION, et al.,)))
Defendants.)

MOTION FOR EXTENSION OF TIME TO FILE REPLY SUPPORTING MOTION FOR CLARIFICATION

Moving Defendants¹ ask the Court for an extension of time to file a reply brief supporting their Motion for Clarification of Order Addressing Outstanding Issues and Motions, Setting Deadlines, and Directing the Parties to File a Joint Status Report (Dkt. No. 81) until November 24, 2010. In support of this request, Moving Defendants state as follows:

- 1. Moving Defendants' reply is currently due on November 22, 2010.
- 2. Due to other commitments by counsel for Moving Defendants, including a trial last week, Moving Defendants need two additional days to complete their reply.

¹ Moving Defendants are Preferred Mortgage Trust 1996-1, improperly named as "Preferred Credit Asset-Backed Certificates, Series 1996-1"; Preferred Mortgage Trust 1996-2, improperly named as "Preferred Mortgage Asset-Backed Certificates, Series 1996-2"; Preferred Credit Trust 1997-1, improperly named as "Preferred Credit Asset-Backed Certificates, Series 1997-1"; Deutsche Bank Trust Company Americas, formerly known as Bankers Trust Company, in its capacity as the trustee of the Trusts; IMH Assets Corp. a/k/a Impac Mortgage Holdings Asset Corporation; Litton Loan Servicing LP; Wells Fargo Bank N.A. f/k/a Wells Fargo Bank, MN, N.A. (in its capacity as former trustee for terminated trust Impac Mortgage Pass-Through Certificates 2000-1); and LaSalle National Bank (in its capacity as former owner trustee of terminated trust Impac CMB Trust Series 1999-1).

- 3. This is Moving Defendants' first request for additional time related to this motion and it is made in good faith, not for the purpose of delaying the resolution of this action or any other improper purpose.
- 4. Moving Defendants' request will not prejudice Plaintiffs or any other party to this action.
 - 5. Plaintiffs consent to this request.

WHEREFORE, Moving Defendants ask the Court to extend their time for filing a reply in support of their motion for clarification until November 24, 2010.

Dated: November 22, 2010 Respectfully submitted,

/s/ Leslie A. Greathouse

Leslie A. Greathouse MO #48431 lgreathouse@spencerfane.com

Nathan A. Orr MO #49836

norr@spencerfane.com

J. Loyd Gattis MO #59699

lgattis@spencerfane.com

SPENCER FANE BRITT & BROWNE LLP

1000 Walnut Street, Suite 1400

Kansas City, Missouri 64106-2140

(816) 474-8100

(816) 474-3216 (facsimile)

Attorneys for defendants Preferred Mortgage Trust 1996-1, Preferred Mortgage Trust 1996-2, Preferred Credit Trust 1997-1, and Deutsche Bank Trust Company Americas, in its capacity as the trustee of those trusts

/s/ Barry L. Pickens

Barry L. Pickens SPENCER FANE BRITT & BROWNE 1000 Walnut Street Suite 1400 Kansas City, Missouri 64106-2140 and

R. Bruce Allensworth KIRKPATRICK & LOCKHART LLP 75 State Street Boston, Massachusetts 02109

and

Daniel J. Tobin BALLARD SPAHR ANDREWS & INGERSOLL, LLP 4800 Montgomery Lane, 7th Floor Bethesda, Maryland 20814

Attorneys for Defendants Impac Funding Corp., Impac Mortgage Holdings, Inc., Impac Secured Assets Corp., IMH Assets Corp. a/k/a Impac Mortgage Holdings Asset Corporation, Deutsche Bank National Trust Company f/k/a Bankers Trust Company of California, N.A., Credit-Based Asset Servicing & Securitization, LLC, Litton Loan Servicing LP, Wells Fargo Bank N.A. f/k/a Wells Fargo Bank, MN, N.A. (in its capacity as former trustee for terminated trust Impac Mortgage Pass-Through Certificates 2000-1), and LaSalle National Bank (in its capacity as former owner trustee of terminated trust Impac CMB Trust Series 1999-1)

CERTIFICATE OF SERVICE

I hereby certify that on November 22, 2010, the foregoing was filed using the Court's CM/ECF system, which will notify all registered parties of the filing.

/s/ Leslie A. Greathouse
Attorneys for defendants